ARIZONA HOUSE OF REPRESENTATIVES



Fifty-fifth Legislature Second Regular Session

HB 2495: schools; sexually explicit materials; prohibition Sponsor: Representative Hoffman, LD 12 Committee on Education

Overview

Prohibits a public school from referring students to or using any sexually explicit material in any manner.

<u>History</u>

A public educational institution (a school district, charter school, an accommodation school and the Arizona State Schools for the Deaf and the Blind) must obtain signed, written consent from a student's guardian before using video, audio or electronic materials that may be inappropriate for the age of the student and providing sex education instruction.

Additionally, a school district or charter school must obtain written informed consent from a student's guardian before administering any survey that is retained for more than one year and that solicits personal information regarding sexual behavior or attitudes (A.R.S. § 15-113).

Provisions

- 1. Prohibits a public school from referring students to or using any sexually explicit material in any manner. (Sec. 1)
- 2. Defines sexually explicit materials to include textual, visual or audio materials or materials accessed via any other medium that depict sexual conduct, sexual excitement or ultimate sexual acts. (Sec. 1)
- 3. Defines sexual conduct, sexual excitement or ultimate sexual acts. (Sec. 1)

 □ Prop 105 (45 votes)	☐ Prop 108 (40 votes)	☐ Emergency (40 votes)	☐ Fiscal Note	
, ,	. , ,	<u> </u>	HB 24	 195